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18

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Date:

June 24, 2003

To:

Examiner D. Wille

Location:

United States Patent and Trademark Office

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**TECHNOLOGY CENTER 2800** 

Fax No.:

703-872-9319

JUN 2 4 2003

From:

Douglas Gilmore, REG, No. 48,690

Subject:

Ø9/592349/Peatman et al.

Docket SC1/100ZP Filed: June 12, 2000

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## MESSAGE:

Following is a response under 37 cfr 1.116 for the above referenced case

06/24/2003 11:18

6029523945

MOTOROLA LAW DEP

SC11100ZP patent application

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

Serial No.:

William C. Peatman

Atty Docket No. SC11100ZP

Eric S. Johnson Adolfo C. Reyes

Group Art Unit: 2814

Filed:

09/592,349 06/12/2000

Examiner:

D. Wille

TITLE:

METHOD OF MANUFACTURING A SEMICONDUCTOR COMPONENT AND

SEMICONDUCTOR COMPONENT THEREOF

## **FAX TRANSMISSION CERTIFICATE**

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RESPONSE UNDER 37 C.F.R. §1.116

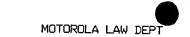
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JUN 2 4 2003

**TECHNOLOGY CENTER 2800** 

Dear Sir:



SCITIONZP patent application

09/592,349

## **INTRODUCTORY COMMENTS**

Applicants hereby timely respond to the Office Action dated April 29, 2003. In accordance with 37 CFR §1.116, please enter the following Response. Applicants still wait for and respectfully request that the evidence of unexpected results (provided by way of affidavit of the inventor whose art is being cited in construction of the Examiner's §103(a) rejections) be given formal consideration.

TO THE EXTENT THAT THE PROFFERED EVIDENCE OF UNEXPECTED RESULTS HAS NOT BEEN ADDRESSED BY THE EXAMINER, YET AFFIRMATIVELY ASSERTED IN APPLICANTS RESPONSE TO THE PREVIOUS CORRESPONDENCE, APPLICANTS RESPECTFULLY REQUEST THAT THE EXAMINER WITHDRAW THE FINALITY OF THE PENDING ACTION SO THAT APPLICANTS' MAY BE GIVEN FAIR PROCEDURAL OPPORTUNITY TO FORMALLY RESPOND TO THE EXAMINER'S CONCERNS AS THEY MAY RELATE TO THE EVIDENCE OF UNEXPECTED RESULTS, IF ANY.